



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/900,329	07/06/2001	Toru Aihara	JP9-2000-0129	5624
877	7590 08/26/2005		EXAMINER	
IBM CORPORATION, T.J. WATSON RESEARCH CENTER			GANTT, ALAN T	
P.O. BOX 2	218 VN HEIGHTS, NY 10:	598	ART UNIT PAPER NUMBER	
Toldtiov	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		2684	
		•	DATE MAILED: 08/26/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Supplemental	Application No. 09/900,329 Examiner	Applicant(s) AIHARA ET AL.	
NIATIAA AT A IIAWANIUSI			
		Art Unit	
	lan T. Gantt	2684	<u> </u>
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (O herewith (or previously mailed), a Notice of Allowance (PTOL-85) or NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIG of the Office or upon petition by the applicant. See 37 CFR 1.313 a	R REMAINS) CLOSED in the commendate commendate of the commendate of the commendation is application in the commendation in the commendation is application.	n this application. If not include unication will be mailed in due o	d course. THIS
1. This communication is responsive to 7/27/05.			
2. ☑ The allowed claim(s) is/are <u>1-11 and 13-16</u> .			,
3. \boxtimes The drawings filed on <u>06 July 2001</u> are accepted by the Exam	niner.		
4. Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the: 1. Certified copies of the priority documents have becelones of the priority documents have becelones of the priority documents have becelones of the certified copies of the priority document international Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMENTHIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 5. A SUBSTITUTE OATH OR DECLARATION must be submitted INFORMAL PATENT APPLICATION (PTO-152) which gives are calculated by the Notice of Draftsperson including changes required by the Notice of Draftsperson 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's A Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84 each sheet. Replacement sheet(s) should be labeled as such in the paper No./Mail Date DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents and the priority documents attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comment regarding REQUIREMENT FOR the priority documents are considered by the deposit attached Examiner's comments regarding Requirements are considered by the deposit attached Examiner's comments are considered by the deposit attached Examiner's comments are considered by the deposit attached	een received. een received in Application ments have been received this communication to file NT of this application. ed. Note the attached EX reason(s) why the oath of the submitted. 's Patent Drawing Review mendment / Comment of the der according to 37 CF of BIOLOGICAL MAT	on No d in this national stage application this national stage application are provided as a reply complying with the request. AMINER'S AMENDMENT or NO redeclaration is deficient. W (PTO-948) attached In the Office action of the drawings in the front (not the left 1.121(d). ERIAL must be submitted. No	uirements OTICE OF
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/08), Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	 Interview S Paper No./ X Examiner's 	formal Patent Application (PTO ummary (PTO-413), //Mail Date Amendment/Comment Statement of Reasons for Allow	·

SUPPLEMENTAL ACTION

(Including an Examiner's Amendment)

This Supplemental Action provides for a supplemental Notice of Allowance to provide for more appropriate claim language for claims 5 and 8 and to add limitations to more forcefully overcome the prior art for claims 10 and 16. An Examiner's amendment follows to perform these actions.

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Attorney Scott Reid on 8/18/05The application has been amended as follows:

IN THE CLAIMS

Claim 5 has been changed to:

-- A radio ad-hoc network composing a cluster comprising:

a node of a cluster head and one or more nodes of cluster members, wherein the node of the cluster head comprising means for;

comprehending its own communication conditions with the nodes of the cluster members,

generating a schedule for change of the cluster head based on the communication conditions and

distributing the schedule to the nodes of the cluster members; and wherein the nodes of the cluster members comprise means for;

comprehending their own communication conditions with the nodes composing the cluster based on the distributed schedule and

sending the communication conditions to the node of the cluster head.—

Claim 8 has been changed to:

-- A radio ad-hoc network composing a cluster comprising:

a node of a cluster head and one or more nodes of cluster members, wherein the cluster head comprises means for distributing a schedule that determines a circulation operation of a tentative cluster head on the cluster members that compose that cluster; and

wherein the cluster members comprise means for comprehending as a tentative cluster head their communication conditions with other nodes based on the distributed schedule and means for sending the communication conditions to the cluster head, wherein the cluster members can become a new cluster head based on a delegation of authority from the cluster head.

Application/Control Number: 09/900,329

Art Unit: 2684

Page 4

Claim 10, line 14 "communication conditions" has been changed to --communication

conditions;

means for creating a schedule for circulating the cluster members

in order as a tentative cluster head; and

means for distributing the created schedule to the cluster members.

Claim 12 has been canceled.

Claim 13, line 2 "claim 12" has been changed to --claim 13--.

Claim 14, line 2 "claim 12" has been changed to --claim 13--.

Claim 16, line 14 "communications conditions" has been changed to -communications

conditions;

means for creating a schedule for circulating the plurality of slaves

composing the piconet in order as a tentative master; and

means for distributing the created schedule to the plurality of

slaves.--

Claim 17 has been canceled.

Claim 18 has been canceled.

Allowable Subject Matter

Claims 1-11 and 13-16 are allowed.

The following is an examiner's statement of reasons for allowance:

Regarding claim 10, a communication terminal that can be configured as one of a plurality of nodes composing a cluster as well as serving as a cluster head that allows communication with remaining nodes of cluster members and that as a cluster head has means for creating a schedule for circulating the cluster members in order as a tentative cluster head and means for distributing the created schedule to the cluster members was neither found, suggested, nor made evident by the prior art.

Regarding claim 16, a Bluetooth terminal that can be configured as one of a plurality of radio stations composing a piconet as well as managing a plurality of slaves as a master and as a master has means for creating a schedule for circulating the plurality of slaves composing the piconet in order as a tentative master and that has means for distributing the created schedule to the plurality of slaves was neither found, suggested, nor made evident by the prior art.

Regarding claims 1, 5, 8, and 15, the examiner is in agreement with applicant's arguments as to the reasons for allowance.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 2684

Conclusion

Any inquiry concerning this communication from the examiner should be addressed to Alan Gantt at telephone number (571) 272-7878. The examiner can normally be reached between 9:30 AM and 6 PM within the Eastern Time Zone. The group FAX number is (571) 273-8300.

Any inquiry of a general nature or relating to this application should be directed to Supervisory Patent Examiner Nay Maung at telephone number (571) 272-7882.

Alan T. Gantt

August 22, 2005

alanT. Dontt

NICK CORSARO PRIMARY EXAMINER